

FILED
Clerk
District Court

IN THE UNITED STATES DISTRICT
FOR THE
NORTHERN MARIANA ISLANDS

DEC - 8 2005

For The Northern Mariana Islands
By _____
(Deputy Clerk)

BRUCE JORGENSEN,

Plaintiff,

-v-

BENJAMIN CASSIDAY, III, et al.,

Defendant.

CIVIL CASE NO. 99-0025

NOTICE OF DESTRUCTION
OF EXHIBITS

Notice having been issued by the Clerk of Court to the attorneys of record to withdraw their exhibits filed with the court, and

The attorneys of record having failed to withdraw such exhibits within 40 days allowed by LR 79.1.

The Clerk of Court or his designated deputy clerks have heretofore destroyed the exhibits enumerated in the attached Exhibit List in a manner the clerk saw fit.

Dated this 8th day of Dec, 2005.

Galo L. Perez, Clerk of Court

By: 

Deputy Clerk

AO 187

EXHIBIT AND WITNESS LIST

BRUCE LEE JORGENSEN -v- BENJAMIN B. CASSIDAY III, ET AL					District Court NORTHERN MARIANA ISLANDS
Plaintiff's Attorney JAMES J. BICKERTON, Esq.		Defendant's Attorney DOUGLAS F. CUSHNIE, Esq.			Docket Number: CV-99-0025
Presiding Judge HONORABLE ALEX R. MUNSON		Court Reporter SANA E. N. SHMULL			Trial Date(s): 06/25/01 thru 06/29/01
					Courtroom Deputy K. LYNN LEMIEUX
PLF. NO.	DEF. NO.	DATE OFFERED	Marked	Admitted	DESCRIPTION OF EXHIBITS AND WITNESSES
					(1) RICHARD K. MIRIKITANI - 06/25/01
					(2) BRUCE LEE JORGENSEN - 06/25/01
23		06/25/01	06/25/01	06/25/01	Memorandum
25		06/25/01	06/25/01	06/25/01	Copy of the Wall Street Journal article re: Larry Hillblom.
30		06/25/01	06/25/01	06/25/01	Series of six photographs taken in Vietnam
33		06/25/01	06/25/01	06/25/01	Deposition Subpoena - Subpoena Duces Tecum
54		06/25/01	06/25/01	06/25/01	Summons from IRS to Bruce Jorgensen
1		06/26/01	06/26/01	06/26/01	Transcript of conversation between Bruce and Ben
					3) NEIL TANAKA - 06/26/01
					4) BENJAMIN B. CASSIDAY, III - 06/26/01
					5) PAUL MANGLONA - 06/26/01
					6) JOHN PERKIN - 06/26/01
7		06/26/01	06/26/01	06/26/01	Contingency Fee Contract
34		06/26/01	06/26/01	06/26/01	Letter to Benjamin Cassiday, III
41		06/26/01	06/26/01	06/26/01	Handwritten letter written by Ben Cassiday
43		06/26/01	06/26/01	06/26/01	Letter to Scott Thomas
44		06/26/01	06/26/01		Application of Bruce Lee Jorgensen for Pro Hac Vice Admission
48		06/26/01	06/26/01	06/26/01	Letter to Daniel Rapaport, Esq. Dated 04/28/97
67		06/26/01	06/26/01	06/26/01	Memorandum prepared by Jorgensen re: Larry Hillblom
68		06/26/01	06/26/01	06/26/01	Information prepared by Jorgensen re: Hillblom
69		06/26/01	06/26/01	06/26/01	Memorandum prepared by Jorgensen re: Hillblom
70		06/26/01	06/26/01	06/26/01	Memorandum prepared by Jorgensen re: Hillblom
72		06/26/01	06/26/01	06/26/01	Agreement to Provide Protection and Security
81		06/26/01	06/26/01	06/26/01	Letter to Joey Marfori from Mr. Perkin
74		06/26/01	06/26/01	06/26/01	Letter to Bartko law firm
75		06/26/01	06/26/01	06/26/01	Draft reply of Cassiday to the Bartko letter
13		06/26/01	06/26/01	06/26/01	Amendment to and Restated Limited Option Agreement
101		06/27/01	06/27/01	06/27/01	Five Audio Tapes
					DEFENDANTS' WITNESSES A) CARLITOS L. RUIZ
71		06/27/01	06/27/01	06/27/01	Letter to Benjamin Cassiday from Carlitos Ruiz
2		06/27/01	06/27/01		Memorandum dated May 7, 1996 to Joey and Lito

* Include a notation as to the location of any exhibit not held with the case file or not available because of size.

